THE UNITED STATES DISTRICT COURT FOR ANNAH DIV.

THE SOUTHERN DISTRICT OF GEORGIA

SAVANNAH DIVISION

AM 11: 06

WARREN LOKEY,)
Plaintiff,)

CASE NO. CV411-146

DRAYPROP, LCC; DRAYPARK, LLC; MICHAEL BROWN; REUBEN CROLL; MARLEY MANAGEMENT, INC.; and MOPPER-STAPEN, INC.;

Defendants.

v.

ORDER

Before the Court is the parties' "Stipulation of Dismissal as to Defendant Mopper-Stapen, Inc." (Doc. 44.) Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), a plaintiff may dismiss an action by filing "a stipulation of dismissal signed by all parties who have appeared." As this requirement is satisfied, this action against Defendant Mopper-Stapen, Inc. is DISMISSED WITHOUT PREJUDICE. Each party shall bear its own attorneys' fees and expenses. This Order does not affect Plaintiff's claims against the remaining defendants or defendants' ability to request Defendant Mopper-Stapen, Inc. be included in any apportionment of damages.

SO ORDERED this 13 day of December 2013.

WILLIAM T. MOORE, JR.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA